UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

UNITED STATES

 \mathbf{v}_{-}

ANTHONY CANTY

Case File # 08C 2896

FILED

JUN 2 8 2008 all

MICHAEL W. DOBBINS CLERK, U.S. DISTRICT COURT

MOTION FOR RECONSIDERATION

Now comes, Anthony Canty, non-attorney, pro se, ad hoc, in want of attorney and requests this court to grant his MOTION FOR RECONSIDERATION in support submitts the following:

- 1) That the Judgement Ruling of Default in the civil case of 08R2896 was wrongly rule as to the timely availabilty of the filing process verses the acknowledgement of the action.
- 2) That the date of action was on 8/2/04 of property being delivered.
- 3) That the date of Mr. Canty's finding out about the fact of it (the property) being delivered was 6/20/05.
- 4) That the Bureau of Prisons policy is for federal inmates to exhaust all federal remedies, this entails Forms (BP 8, BP 9, BP 10, BP 11.)
- 5) That the gathering of the nessesary documents and the answering of all Federal BP Forms takes all of 1 1/2 years and the torts with its answered being returned almost exhausted the full two years totaling.
- 6) That the Response of the Tort Claim halted the tolling of the statue of limitations.

- 7) That even the tort claim filing established that the time frame to file was from its denial date and not from the acknowledgement date of Ms. Coates letter from the Cook County Department of Corrections.
- 8) That Mr. Canty requests the court to recopnsider the civil (Bivens Action) under its merits and not under its tolling infraction and in the event of its tolling infraction to be a factor of default to consider Rules and Stipulations of the BOP policy to exhaust all federal rememdies before pursuing any civil action.

Wherefore, the defendant, <u>Anthony Canty</u>, humbly requests this court to grant his MOTION FOR RECONSIDERATION.

X

N-+--

- II. DEFENDENT LIST (CONTINUED PAGE 1)
- D. CCOK COUNTY DEPARTMENT OF CORRECTIONS
 PROPERTY ROOM 7/11/04 6/20/05
 2600 S. CALIFORNIA, CHICAGO, IL 60608
- E. METROPOLITIAN CORRECTIONAL CENTER
 PROPERTY ROOM 7/11/04 6/20/05
 71 W. VAN BUREN, CHICAGO, IL 60605
- F. COOK COUNTY DEPARTMENT OF CORRECTIONS
 INSURANCE COMPANY 7/11/04 6/20/05
 ADDRESS UNKNOWN
- G. METROPOLITIAN CORRECTIONAL CENTER
 INSURANCE COMPANY 7/11/04 6/20/05
 ADDRESS UNKNOWN
- H. UNITED STATES POSTAL SERVICE (U.S.P.S.)
 219 S. DEARBORN, CHICAGO, IL 60604
 7/11/04 6/20/05
- I. UNITED STATES POSTAL SERVICE(U.S.P.S.)
 INSURANCE COMPANY 7/11/04 6/20/05
 ADDRESS UNKNOWN
- J. OFFICER COATES #3684 7/11/04 6/20/05
 DIVISION 5 PROPERTY ROOM OFFICER
 COOK COUNTY DEPARTMENT OF CORRECTIONS
 2600 S. CALIFORNIA, CHICAGO, IL 60608
- K. OFFICER ELIZABETH HUDSON 7/11/04 6/20/05
 SUPERVISIOR DIVISION 5 PROPERTY ROOM
 COOK COUNTY DEPARTMENT OF CORRECTIONS:
 2600 S. CALIFORNIA, CHICAGO, IL 60608

(V Case 1:08-cv/02896 Document 10 File 198/33/2008 Page 4 of 21

IV. Statement of Claim:

State here as briefly as possible the facts of your case. Describe how each defendant is involved, including names, dates, and places. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. (Use as much space as you need. Attach extra sheets if necessary.)

The Barschal property and moneys were sent to the Metropelitan Thebrand center, and only moneys were made available to Series of events is listed as follows: Mr. Canty. Property was sent to the Metropolitian Correctional Center 71 W. Van Buren, Chicago, IL from Cook County Jail 2600 S. Calafornia, Chiucago, IL. CountyDepartment of Correction: SEE ATTACHED LETTER SENT BY MS. OFFICER COATES MAILED ON 24/11/84 in that letter that Mr. Canty had sent to the property department of Cook County department of corrections had been processed and enclosed, pleased findsthe following items; 1 watch, & wallety 4 mange, 2 marrings, 4 necklaces 3 charms, with notation that any request for money must be submitted on the trust fund department, located at the same address, with hand written notation of any money to follow, written by Ms. Officer Coates. #3684. I did not reciève this letter from the Metropolitian Correctional Center, thissletter was sent to me; (Anthony Canty), by the Cook County Dept. of Corrections through Ms. Officer Coates #3684 as proof she had sent the property, along withethe original letter sha; Ms. Officer Coates #3684 also sent a written statement, stating that the property had been recieved

at the Metropolitian Correctional Center, 71 W. Van Buren, Chicago. And that
thmeproperty was signed for by the officer of the mailroom. She further
states that the property was sent certified mail and that it was signed
for an green reciept form of which she sent me (Anthony Canty) a copy of;
see attached copy as exhibit (A).
This attached with original mailed letter as exhibit (B) also with
attached letter is a COPY OF THE DRIGINAL GREEN CARD of the U.S.P.S.
certified mailing system; see exhibit (C), also see attached exhibit (D)
COPIES OF THE ORIGINAL RECIEPT FROM THE COOK COUNTY DEPARTMENT OF CORRECTIONS.
This as will all reciepts show that property was actually sent to the
Metropolitian Correctional Center and delibertely not given to me; (Anthony
Canty).
CHRONOLOGICAL SERIES OF EVENTS
5/04 Mr. Anthony Canty, in custody at cook county department of corrections
wasdtransferred to the Metropolotian Correctional Center, no personal property
was brought with Mr. Anthony Canty; see exhibit (D).
5/24/04 Mr. Anthony Centy through COMMUNICATION WITH THE COOK COUNTY DEPT.
OF CORRECTIONS, 2600 S. California Ave. Chicago, IL, requested permission
to have family member pick up property from the cook county dept of correction
this situation was approved, but was not able to be accomplished because of
the schedulæeof family members and the schedule alloted to for pick up ttimes
by the property dept. of the cook county dept. of corrections. See exhibit (E)

- 6/04 \$163.43 arrived at Metropolitian Correctional Center, 71 W. Van Buren St., Chicago and was eent from Cook County Dept. of Corrections, 2600 S. California Ave. Chicago Div 5. TrustrDepartment.
- 7/11/04 Property is mailed to Metropolitian Correctional Center, 71 W. Van Buren, Chicago by Officer Coates #3684 and with it a letter stating that the sum total of the jewerly wasdenclosed, and that the money was to follow in written notation, and signed by Officer Coates #3684. This letter, not given to me, nor the property of the letter of Officer Coates #3684, spoke of, giving instructions so eloquently; in the letter it read, enclosed places find the following: 1 watch, 1 wallet, in the letter it read, enclosed places find the following: 1 watch, 1 wallet, in the letter it read, enclosed places find the following: 1 watch, 1 wallet, in the letter it read, enclosed places find the following: 1 watch, 1 wallet, in the letter it read, enclosed places find the following: 1 watch, 1 wallet, in the letter it read, enclosed places find the following: 1 watch, 1 wallet, in the letter it read, enclosed places find the following: 1 watch, 1 wallet, in the letter it read, enclosed places find the following: 1 watch, 1 wallet, in the letter it read, enclosed places find the following: 1 watch, 1 wallet, in the letter it read, enclosed places find the following: 1 watch, 1 wallet, in the letter it read, enclosed places find the following: 1 watch, 1 wallet, in the letter it read, enclosed places find the following: 1 watch, 1 wallet, in the letter it read, enclosed places find the following: 1 watch, 1 wallet, in the letter it read, enclosed places find the following: 1 watch, 1 wallet, in the letter it read, enclosed places find the following: 1 watch, 1 wallet, in the letter it read, enclosed places find the following: 1 watch, 1 wallet, in the letter it read, enclosed places find the following: 1 watch, 1 wallet, in the letter it read, enclosed places find the following: 1 watch, 1 wallet, in the letter it read, enclosed places find the following: 1 watch, 2 watc
 - Mr. Anthony Canty through seeing that the money had arrived from Cook Coounty Dept. of Corrections then Inquired as to the aspects of the additional property meaning the jewerly listed in exhibit (A). Only inquiring at this point because Mr. Anthony Canty had not recieved the property at this time, nor any further communication from Officer Costes #3684, conberning the property, and at this time had not recieved the property nor had knowledge of its arrival.

At this time Anthony Canty has made the full intake staff aware of the situation of the expensive jewerly to be expected to arrive, these being senior Officer Salazar, Officer Thomas, and Counsier Wallace was the intake at the time of the initial transgrassion, not saying they were at all responsible the loss of property.

- 7/2/04 Property arrives at Metropolitian Correctional Center, Chicago was signed for by one of the intake-personal, and was it all becomes a question mark of the where aboutseof the package of which the property came in, the contents of the package has become a mystery, the person who signed for the property signature has yet to be recognized by the other staff members, to quote there's nothing we can do because we don't know who signed for it, and when Anthony Canty showed him the reciept of the U.S.P.S. signed by the Officer of the day; Sas attached exhibit, signed M.REMEGI Dated 8/2/04 and address to Mr. Anthony Canty; See exhibit (A), the statement of the an authory was made by Mr. Serior Officer Salazar.
 - Mr. Officer Bryent Conrad told me that we would get to the bottom of the whole thing and would be able to tell me soon who had forged another name on green card redispt of the U.S.P.S..
 Mr. Anthony Canty continued to try to retrieve the property of which had been sent to the Metropolitian Correctional Center, and had not been delivered to Mr. Anthony Canty as Cook Lounty Dept. had intended it to.
- One Year and the property [NOT] delivered to Mr. Anthony Canty, and it seems that Mr. Senior Officer Selazar had become a reality in his words of this developing into civil litigation because hims lack of trying to retrieve the property of Mr. Anthony Canty and throught contecting Officer Costes some type of clarity was found. Officer Costes #3684 showed integrity in ever function and capcity of her position at property dapt. she worked at, by not allowing some very expensive jewerly and some insignificant amount of money to blimish the well serned meritorous record that she has established. Officer Costes forwarded a written letter of the date the property was mailed and that it was mailed certified mail, that it is verifiable by their record of the signed SEEGERNHIBLE.S.: UNITED SATES POSTAL SERVICE, THIS LETTER WAS DELIVERED 6/20/05;

SeeaExMibit (B).

I have every reason to believe that officer Coates #3684 had the best intentions to make sure the property was recieved by me at the Matropolitian Correctional Center, although thios intention was thwarted by some other agenda that brought us to this point.

Mr. Officer Gryant Conrad also stated that he knew that someone had signed and possibly removed the property from the Metropolitian Correctional Center and that Mr. Salazar had told to back off because the situation was developing into some type of civil litigation.

I sweer under penalty of perjury that all statements and evidence presented in this tort claim iso true and accurate to the best of my knowledge.

6/19/08

Case 1:08-cv-92896 - Document 10 Filed 06/23/2008 Page 8 of 21
CLAIM FOR DAMAGE, INSTRUCTIONS: Please read carefully the instructions on the reverse side and FORM APPROVED INJURY, OR DEATH supply information requested on both sides of this form. Use additional sheet(s) if OMB NO. necessary. See reverse side for additional instructions. 1105-0008
1. Submit To Appropriate Federal Agency: NORTH CENTRAL REGINAL OFFICE 400 n. State AVENUE TOWER 2 SUITE 800 KANSAS CITY KANSAS # 66101 2. Name, Address of claimant and claimant's personal representative, if any. (See instructions on reverse.) (Number, street, city, State and ZIP Code) ANTHONY CANTY, FEDERAL CORRECTIONAL ISTITUTION, P.O. EOX 5000, PEKIN 61555-5000
3. TYPE OF EMPLOYMENT 4. DATE OF BIRTH 5. MARITAL STATUS 6. DATE AND DAY OF ACCIDENT 7. TIME (A.M. OR P.M.) 4:40 onboth 4:40 onbot
8. Basis of Claim (State in detail the known the known facts and circumstances attending the damage, injury, or death, identifying persons and property involved, the place of occurrence and the cause thereof) (Use additional pages if necessary.) On April 4 -04 and again on 6-20-05 Metropolitan CORRECTIONAL CENTER 71 west van buren, Chicago Illinois 60605 property department 'Mr. ANTHONY CANTY(S) personal property mailed from Cook -(see attached pages) Property mailed from state facility to federal Instituion was not returned to MR. ANTHONY CANTY, AND WAS DENTED BY STAFF: SALAZARR TO MAILING RECORDS.
NAME AND ADDRESS OF OWNER, IF OTHER THAN CLAIMANT (Number, Street, city, State, and ZIP Code) ANTHONY CANTY FEDERAL CORRECTIONAL INSTITUTION, P.O, BOX 5000, PekinILLINOIS 61555-5000
BRIEFLY DESCRIBE THE PROPERTY, NATURE AND EXTENT OF DAMAGE AND THE LOCATION WHERE PROPERTY MAY BE INSPECTED. (See instructions on the reverse side.) one 14kt.wht.Gold watch, 4 14kt.Gold rings with diamonds in three of ½kt,½kt and 3/8kt. and one 14kt. Gold band, 2-½kt.gold earrings, 4 necklaces, 24in, 44in, 18in, and 18 in, all 14kt.gold, 3 charms 14kt.gold 1½r eac 10THE PERSONAL INJURY IS THE MERSONAL OBURPARORPERTATION BY BPOP.
STATE NATURE AND EXTENT OF EACH INJURY OR CAUSE OF DEATH, WHICH FORMS THE BASIS OF THE CLAIM. IF OTHER THAN CLAIMANT, STATE NAME OF INJURED PERSON OR DECEDENT. THE NATURE AND EXTENT AND INJURY IS LOS OF PROPERTY BY THE BPOP
MS. OFFICER COATES BADGE #3684 Cook County property dept.2600 california Chicago Div. 5 couselor OWENS, LT. HANSEN, AND OFFICER BRYANT CONRAD OF M.C.C.
MS.OFFICER COATES #3684 LT.HANSEN MR. OFFICER BRYANT CONRAD ADDRESS (Number, street, city, State, and ZIP Code 2600 california ave., chicago ILL.60628 METROPOLITAN CORRECTIONAL CENTER, 71 W.VAN BUREN CHICAGO ILL. 60605 METROPOLITAN CORRECTIONAL CENTER, 71 W.Vanburen, CHICAGO, ILLINOIS 60605
12. (See instructions on reverse) AMOUNT OF CLAIM (in dollars) \$ 8,100.00
12a. PROPERTY DAMAGE 12b. PERSONAL INJURY 12c. WRONGFUL DEATH 12d. TOTAL (Failure to specify does not apply by B.O.P. 12b. PERSONAL INJURY 12c. WRONGFUL DEATH 12d. TOTAL (Failure to specify does not apply cause forfeiture of your rights.) 12c. WRONGFUL DEATH 12d. TOTAL (Failure to specify does not apply cause forfeiture of your rights.) 12c. WRONGFUL DEATH 12d. TOTAL (Failure to specify does not apply cause forfeiture of your rights.) 12c. WRONGFUL DEATH 12d. TOTAL (Failure to specify does not apply cause forfeiture of your rights.) 12c. WRONGFUL DEATH 12d. TOTAL (Failure to specify does not apply doe

CONT. FROM LINE 8 tort claim; Anthony Canty

- COUNTY DEPARTMENT OF CORRECTION: SEE ATTACHED LETTER SENT BY MS.
OFFICER COATES MAILED ON 7-11-04 in that letter she states that
the letter that mr. anthony canty had sent to the proprerty department
of cook county department of corrections had been processed
enclosed please find the following items; 1 watch, 1 wallet, 4 rings,
2 earrings 4 necklaces, 3 charms, with notation that any request for money
must be submitted to the trust fund department, located at the same
address, with hand written notation of money to follow, written
by MS.OFFICER COATES#3684.

I did not recieve this letter from the metropolitan correctional this letter was sent me; inthony canty), by the cook county department of correction through MS.OFFICER COATES#3684 as proofshe had sent the property , along with the original letter she ;mMS. OFFICER COATES#3684 also sent a written staating that the property had been recieve at metropolitan correctional center71 w. vanburen st., Chicago IILINOIS, AND THAT THE property was signed for by the officer of the mailroom. SHE FURTHER STATES THAT THE property was sent certified mail and that it was signed for on green recipt form of which she sent me; anthony canty a copy of see attached copy as exhibit(A).

a copy of see attached copy as exhibit(A).

This attached with original mailed letter as exhibit (B)also with attached letter is copy of the original green card of the U.S.P.S certified mailing system see; exhibit (C), also see attached exhibit (D), COPIES OF THE ORIGINAL RECIEPT FROM COOK COUNTY DEPARTMENT OF CORRECTION. This as will all recipt show that property was actually sent to metropolitan correctional center and deliberately not given to me; (ANTHONY CANTY)

CHRONOLOGICAL SERIES OF EVENTS

5-04 MR. ANTHONY CANTY in custody at co ok county department of corrections was transferred to the metropolitan correctional center, no personal property was brought with MR.ANTHONY CANTY SEE: EXHIBIT (D).

5-24-04 MR.ANTHONY CANTY through COMMUNICATION WITH THE COOK COUNTY DEPARTMENT OF CORRECTION ,2600 s. california ave. Chicago Illinois 60608 ,requested permission to have family member to pick up property from cook county department of corrections, this situation was approved, but was not able to be accomplished because of the schedule of family members and the schedule alloted to for pick times by the property department cook county department of corrections. see; EXHIBIT(E)

\$163.43 arrived at METROPOLITAN CORRECTIONAL CENTER 71west van buren st., CHICAGO ILLINOIS 60605 and was sent from Cook county department of corrections 2600 California ave. Chicago, Illinois 60608 Div 5. Trust Department.

Ų.

7-11-04 Property is mailed to Metropolitan correctional center,
71 west van buren CHG.ILL, 60605 from cook county department of
corrections 2600 california ,Chicago ILL 60608 by officer Coates #3684
and with it aletter stating that the sum total of the jewelry was inclosed,
and thatthe money was to follow in written notation, and signed officer
COATES#3684.This letter given to me nor the property of the letter
of officer COATES #3684, spoke of giving instructions so eloquentry;
in the letter it read enclosed please find the fowoing;1 watch,1 wallet
4 rings 2 earings ,4 necklaces,3 charms, and further stated any request
for currency must be submitted to our trtust office located at this
same address, then noted that the money was to follow, and signed it.

7-04 MR. ANTHONY CANTY THROUGH SEEING THAT THE MONEY HAD ARRIVED FROM COOK COUNTY DEPARTMENT OF CORRECTIONS THEN INQURIRED AS TO THE ASPECTS OF THE ADDITTIONAL PROPERTY MEANING THE JEWELRY LISTED IN EXHIBIT(A). ONLY INQUIRNG AT THIS POINT BECAUSE MR. ANTHONY HAD NOT RECIEVED THE PROPERTY AT THIS TIME, NOR ANY FURTHER COMMUNICATION FROM OFFICER COATES, concerning the property, and at thistime had not recieve property nor had knowledge of its arrival.

At this time ANTHONY CANTY has made the full intake staff aware of the situation of the expensive jewelry to be expected to arrive, these being senior officer SALAZAARR, OFFICER THOMMAS, AND COUNSELOR WALLACE WAS THE INTAKE AT THE TIME OF INITIAL TRANSGRESSION, NOT SAYING THEY WERE AT ALL RESPONSIBLE THE LOSS PROPERTY.

8-2-04 property arrives at METROPOLITAN CORRECTIONAL CENTER 71 west van buren, WAS SIGNED for by one of the intake personel, and WAS it all becomes a question mark of the whereabouts of the package of which the property came in , the contents of the package has become a mystery, the person who signed for property signature has yet to be recognized by other staff members, to quote theres nothing we can do because we dont know who sign for it AND WHEN ANTHONY CANTY showed him the reciept of the U.S.P.S. SIGNED by the officer of the day see attached exhibit, signed M.REMEGI DATED :8-2-04 and address to mr ANTHONY CANTY SEE: EXHIBIT (A), the statement of theres nothing we can do was made by mr. senior officer sallazaarr.

MR. OFFICER BRYANT CONRADHAD TOLD ME THAT HE WOULD GET TO THE BOTTOM OF THE WHOLE THING AND WOULD BE ABLE TO TELL ME SOON WHO HAD FORGED ANOTHER NAME ON GREEN CARD RECIEPT OF THE U.S.P.S..

cont. from line (8); tort claim ANTHONY CANTY

MR ANTHONY CANTY continued to try to retrieve the property of which had been sent to metrpolitan correctional center, and had not been delivered to MR. ANTHONY CANTY AS COOK COUNTY DEPARTMENT HAD INTENDED IT TO.

JUNE -20 -05

ONE YEAR and the property [NOT] and delivered to MR.ANTHONY CANTY, and it seems that mr. senior officer SALAZAARR had become a reality in his words of this developing into civil lititgation because his lack of trying to retieve the property of MR. ANTHONY CANTY and through contacting officer coates some type of clarity was found. Officer COATES#3684showed integrity in every function and capcity of her position at property department she worked atby not allowing some very expensive jewelry and some insignificant amount of money to blimish the well earned meritorious record that she has established. Officer Coates forwarded a written letter of the date the property was mailed and that it was mailed certified mailed that it is verifiable by the record of the signed green U.S.P.S. :ie; UNITED STATES POSTAL SERVICE, THIS LETTER WAS DELIVERED JUNE 20 05.

see EXHIBIT:(B)

I have every reason to believe that officer coates #3684 had thwe best intentions to make sure the property was recived by me at the metropolitan correctional center, although this intention was thwarted by some other agenda that brouht us to this point.

MR. OFFICER BRYANT CONRAD ALSO STATED THAT HE KNEW THAT SOMEONE HAD SIGNED AND POSSIBLY REMOVED THE PROPERTY FROM THE METROPOLITAN CORRECTIONAL CENTER AND THAT MR. SALAZAARR HAD TOLD TO BACK OFF BECAUSE THE SITUATION WAS DEVELOPING INTO SOME TYPE OF CIVIL LITIGATION.

I SWFAR UNDER PENALTY OF PERJUR THAT ALL STATEMENTS AND EVIDENCE PRESENTED IN THIS TORT CLAIM IS TRUE AND ACCURATE TO THE BEST OF MY KNOWLEDGE.

SAID AMOUNT IN FULL SATISFACTION AND FINAL SETTLEMENT OF THIS CLAIM

13a. SIGNATURE OF CLAIMANT (Se

13b. Phone Number of signatory

14. DATE OF CLAIM 5-15-07

CIVIL PENALTY FOR PRESENTI! FRAUDULENT CLAIM

CRIMINAL PENALTY FOR PRESENTING FRAUDULENT CLAIM OR MAKING FALSE STATEMENTS fine of not more than \$10,000 or imprisonment for not

The claimant shall forfeit and pay to the United States the sum of \$2,000, plus double the amount of damages sustained by

then 5 years or both. (See 18 U.S.C. 287, 1001.)

the United States. (See 31 U.S.C. 3729.)

95-109 Previous editions not usable. NSN 7540-00-634-4046

STANDARD FORM 95 (Rev. 7-85) PRESCRIBED BY DEPT. OF JUSTICE

28 CFR 14.2

(This form may be replicated via WP) SF 95 (Back)

PRIVACY ACT NOTICE

This Notice is provided in accordance with the Privacy Act, 5 U.S.C. 552a(e)(3), and concerns the information requested for

in the letter to which this Notice is attached.

A. Authority: The requested information is solicited pursuant to one or more of the following: 5 U.S.C. 301, 28 voluntery.

U.S.C. 501 et seq., 28 U.S.C. 2671 et seq., 28 C.F.R. Part 14. B. Principal Purpose: The information is to be used in

evaluating claims.

C. Routine Use: See the Notices of Systems of Records

the agency to whom you are submitting this form for this information.

D. Effect of Failure to Respond: Disclosure is

However, failure to supply the requested information or to execute the form may render your claim "invalid".

INSTRUCTIONS

Complete all items - Insert the work NONE where applicable

A CLAIM SHALL BE DEEMED TO HAVE BEEN PRESENTED WHEN A FEDERAL AGENCY RECEIVES FROM A CLAIMANT, HIS DULY AUTHORIZED AGENT, OR LEGAL REPRESENTATIVE AN EXECUTED STANDARD FORM 95 OR OTHER WRITTEN NOTIFICATION OF AN INCIDENT, ACCOMPANIED BY A CLAIM FOR MONEY DAMAGES IN A SUM CERTAIN FOR INJURY TO OR LOSS OF

Any instructions or information necessary in the preparation of your claim will be furnished, upon request, by the office indicated in item #1 on the reverse side. Complete regulations pertaining to claims asserted under the Federal Tort Claims Act can be found in Title 28, Code of Federal Regulations, Part 14. Many agencies have published supplemental regulations also. If more than one agency is involved, please state each agency.

The claim may be filed by a duly authorized agent or other legal representative, provided evidence satisfactory to the Government is submitted with said claim establishing express authority to act for the claimant. A claim presented by an agent or legal representative must be presented in the name of the claimant. If the claim is signed by the agent or legal representative, it must show the title or legal capacity of the person signing and be accompanied by evidence of his/her authority to present a claim on behalf of the claimant as

If claimant intends to file claim for both personal injury and property damage, claim for both must be shown in item 12 of this form.

agent, executor, administrator, parent, guardian or other

representative.

PROPERTY, PERSONAL INJURY, OR DEATH ALLEGED TO HAVE OCCURRED BY REASON OF THE INCIDENT. THE CLAIM MUST BE PRESENTED TO THE APPROPRIATE FEDERAL AGENCY WITHIN TWO YEARS AFTER THE CLAIM ACCRUES.

incapacitation, attaching itemized bills for medical. hospital, or burial expenses actually incurred.

- (b) In support of claims for damage to property which has been or can be economically repaired, the claimant should submit at least two itemized signed statements or estimates by reliable, disinterested concerns, or, if payment has been made, the itemized signed receipts evidencing payment.
- (c) In support of claims for damage to property which is not economically repairable, or if the property is lost or destroyed, the claiment should submit statements as to the original cost of the property, the date of purchase, and the value of the property, both before and after the accident. Such statements should be by disinterested competent

preferably reputable dealers or officials familiar with the type of property damaged, or by two or more competitive bidders, and should be certified as being just and correct.

(d) Failure to completely execute this form or to supply the requested material within two years from the date the allegations accrued may render your claim "invalid". A

Case 1:08-cv-02896 Filed 06/23/29H2ETTE 29NATHANIEL Case Manager Document 10 Authorized by Act of 7-7-55 as amended, to Administer Oaths (18 USC 4004) Dear Mills, Audson, Sundto 3. North I decient on Request Slip Response concerning curous and the Results does not custoh dates that clivifus to to Re-Arrest and the Removal Lion cook County to Metrozolitin Correction Center. There, still deniens the issure of 4/90.00 dellas and still acrusins the unresolved as we speak. Mease contact one at your earliest Convenence, Concerning this counter of the Ale Brown of \$190.18 dollars. La addittion to the money essue there was also some fewelry in cary property Thit and to one and there was not as hewas told, any property found and he was also told that the property was sent in aug another of fact the gerson stated a date Tand it was dug 2,04 Ilease, your input is needed, supervisor to contact for the property and the Resolvement of issues! Concerning property issues. I have enclosed property and Miny Reciepts. you (UK, the City.

Dear Miss Elizabeth Mudson

My Mone is Anthony Conty and the Fact of the Mother is that I have tried to have my property of currents sent fourth the cold frail. I then Sent ugou a copy of to how My Forily Chemis up, It Our now told that the groperty chas been sent to this address The Van Buren Metropolitar Concetional Center Cha-IN. 60605 Please Be savised that hod no notice of this groperty which is property hecievact policy here becouse we one not allowed to secure property other those money here at M.C. Oslesse et nour enfest convenience contact auc concerning this, I lease send CALL a copy of to Chipiling form tronsaction or daything bou could Lind that to this exister to track adown to Noperty which is listed under Recign # M370497 Loted, 4, 30, 64 under junite CND# 2K40003221 I to recount of the Money with 163.00 de verified by Commission slip Reciept 5-15-04 Block 17 Fier 01 Cell 12 order Mumber-, CPR # 82612 Beginner Balonco 201.00 Order total, 34,95 Order of 4th 5-12-04 The contents of the Property was veryelpensin atrus Tewelen. I wis toldit was sent out Aug, Morey included

Der Thust Fund Mongenent and
Personel office, and About is Anthony Custy
City look County Enoth is \$2004000 3201

coly Roperty Thust Sept. Deciept inumber is
M370497 and it is \$163.00 Cush

an come present and there are also

Sewelry in the personal property.

The chimphy that your

send the circulary and its Lewelry

to Anthony Costy 16776 4217

controposition correctional Center.

Chy. T. 160605

e je

Ind in the event spee are only going to sell to went then the humbly legant for upon to sellow cany the do of connect souly only it were consisted on the Lewelry with the carry and sound.

Roperty percept commercies

11 164 901 but a surface for convey

4 163,00 and the working surface of the files section

a sured. That eyes very count. over

use till rever

Descrits checked for the deturned the Check to verify the horse cust Recience to work also property.

Please also Art that Al property Con Recience at the Methophin townstions Clater without proper puthiculation from Signed previous or worder of Treatile.

KERMIT MOORE, CASE MANAGER AUTHORIZED BY ACT OF 7-7-55, AS AMENDED TO ADMINISTER OATHS (18USC 4004) 12 3

Ŋ

(org

COOK COUNTY DEPARTMENT OF CORRECTIONS



MICHAEL F. SHEAHAN Sheriff 2700 South California Chicago, Illinois 60608 (773) 869-2859

JOHN MAUL
Acting Director

Sie Sease he advised that on or about 1/1/14 after Please he advised that on or about 1/1/14 after precious he advised from you, I office C. Coats #3889 receiving Correspondence from you, I office C. Coats #3889 prepared your property for snaci east to the address you property was sent out Certified Mail Richbsed, your property was sent out Certified Mail with the green Card signed by someone at that with the green Card signed by someone at that center. Please see all enclosed Copies. Your property is no longer at this Department.

He C. Coat #389

COOK COUNTY DEPARTMENT OF CORRECTIONS



MICHAEL F. SHEAHAN Sheriff

2700 South California Chicago, Illinóis 60608 (773) 869-2859

Acting Director

7/11/04
Withous Canty 16776424
Mitrapoliton Cartional Canter
71 W. Van Bulen
Chies 184 160605 floor 19
RE: # <i>10040003201</i>
Dear M. Centry :

Your letter requesting your personal property was received by

This office and processed.

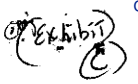
Enclosed please find the following items:

Any request for currency must be submitted to our Trust Office located

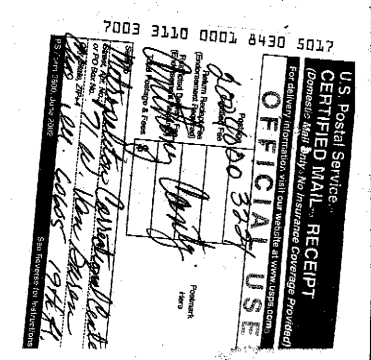
at this same address.

Sincerely,

Mency to Cillon



All Sales				
SENDER: COMPLETE THIS SECT	ion [COMPLETE THIS SE	TODAÇA ÇIYOZEMINE	4
Complete items 1,2, and 3. Also item 4. if Restricted Delivery is des Print your name and pagess or b	ireges (2007)	A SIGNAL S	French	□ Agent
so that we can return the pard to ■ Attach this certificat leaders of the or on the front if space permits	yoe.		PERSONAL PROPERTY OF THE PERSONAL PROPERTY OF	Dagle/pt/Delivery (17/07) 10 step
arthory County 16	47/444		ery gallinesa bekny	DNS
Mitropolito Chinese			Valle (in the second	
71 W 14 Ba			C Eppress Mail	or Merchandlae
Chap tell Grass	4,46	4. Restricted/Soften	Cob (1.(Extre Fee)	E YGE
Article Number Transfer from der Visignation	7003 3110	0001 8430	5017	
PS Form 981/1; August 2001	Domestic Reti	ım Recelot —	The same of the sa	102585-02-M-1540



WISS.

(Expipiz)

			Anosaphilisedin	SECONS SIGNATURES IN STARS
XMUT DEPARTMENT OF CORRECTIONS EPT - PERSONAL PROPERTY SECTION CALIFORNIA AVE , CEGO , IL 60608	1 axt 16003221		WILL BE DESTRUCTED.	all of the aboye-listed articles of rty have been released to me

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

UNITED STATES

V.

ANTHONY CANTY

2894 Case File # 08C 2986

FILED

JUN 2 8 2008 4 6-23-2008

NOTICE OF FILING

MICHAEL W. DOBBINS CLERK, U.S. DISTRICT COURT

X

Date:

CERTIFICATE OF SERVICE

I, Anthony Canty, certify under penality of purgery, that I did serve a copy of this foregoing MOTION FOR CONSIDERATION to all interested parties via regular U.S. Mail, postage paid.

X

Data.